

No. 5:94-CR-00097-F-1

No. 5:11-HC-02145-FL

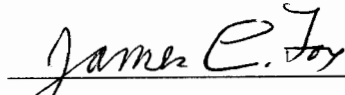
Case 5:94-cr-00097-F Document 619 Filed 11/05/13 Page 1 of 2

his conviction and sentence in Count Three; and ALLOWED Groves' Motions to Supplement [DE-601, Attachment 4; DE-606] to the extent that the court had reviewed the additional authority submitted by Groves. [DE-612.] On October 24, 2013, Groves filed a Notice of Appeal. [DE-614.] The instant Motion to Correct Judgment Under Rule 59(e) and Objection to the Amended Judgment [DE-615] was filed the next day.

The undersigned finds that this court was without jurisdiction once Groves filed the Notice of Appeal on October 24, 2013. *See Griggs v. Provident Consumer Discount Co.*, 459 U.S. 56, 58 (1982) ("The filing of a notice of appeal is an event of jurisdictional significance-it confers jurisdiction on the court of appeals and divests the district court of its control over those aspects of the case involved in the appeal.") For this reason, Groves' Motion to Correct Judgment Under Rule 59(e) and Objection to the Amended Judgment [DE-615] is DISMISSED.

SO ORDERED.

This, the 5th day of November, 2013.



JAMES C. FOX
Senior United States District Judge